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APPLICATION NO.	: -	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/655,787		09/06/2000	Yasuo Kobayashi	08038.0021	8669
22852	7590	02/14/2003			
FINNEGAN, HENDERSON, FARABOW, GARRETT &			EXAMINER		
DUNNER LLP 1300 I STREET, NW				RINEHART, KENNETH	
WASHINGTON, DC 20006				ART UNIT	PAPER NUMBER
				3749	

DATE MAILED: 02/14/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

UNITED STATES PATENT AND TRADEMARK OFFICE

UNDER SECRETARY OF COMMERCE FOR INTELLECTUAL PROPERTY AND DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARK OFFICE WASHINGTON, DC 20231 www.uspio.gov

Paper No.

Notice of Nor	1-Compliant	Amendment	(37 CFR 1.121)
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Sept. 19	The amendment filed on	, ;
THE FO	LOWING ITEMS ARE REQUIRED FOR COMPLIANCE WITH RULE 1.121 (APPLICANT NEED NOT RETHE ENTIRE AMENDMENT):):
ø,	. A clean version of the replacement paragraph(s)/section(s) is required. See 37 CFR 1.121(b)(1)(ii).	
ď	2. A marked-up version of the replacement paragraph(s)/section(s) is required. See 37 CFR 1.121(b)(1)(iii).	
	3. A clean version of the amended claim(s) is required. See 37 CFR 1.121(c)(1)(i).	
	4. A marked-up version of the amended claim(s) is required. See 37 CFR 1.121(c)(1)(ii).	
Explan	ion:	
http://	er explanation of the amendment format required by 37 CFR 1.121, see MPEP § 714 and the USPTO website at www.uspto.gov/web/offices/dcom/olia/pbg/sampleaf.pdf . A condensed version of a sample amendment is attached.	
	PRELIMINARY AMENDMENT: Unless applicant supplies the omission or correction to the preliminary amendment in compliance with revised 37 CFR 1.121 noted above within ONE MONTH of the mail date of this etter, examination on the merits may commence without entry of the originally proposed preliminary amendment This notice is not an action under 35 U.S.C. 132, and this ONE MONTH time limit is not extendable.	·:·
	AMENDMENT AFTER NON-FINAL ACTION: Since the above-mentioned reply appears to be bona fide, applicant is given a TIME PERIOD of ONE MONTH or THIRTY DAYS from the mailing of this notice, whichever is onger, within which to supply the omission or correction noted above in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).	3
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(Rev. 1	01)	

SUMMARY OF § 1.121 AMENDMENT CHANGES

All amendments filed March 1, 2001 (or later) must comply with revised 37 CFR 1.121

RULE 1.121 REQUIREMENTS:

- Changes to specification/claims must be made by replacement of entire paragraphs/sections/claims
- Applicants must provide (a) a clean version of an amended paragraph or section or claim and (b) a marked-up version of the same paragraph or section or claim showing changes
- Clear instructions must be provided for the location of the amendment entry (e.g., paragraph number, page/line number)
- Deletion/Addition of paragraph/claim only requires an instruction to delete/add - no marked-up version required for deleted/added items

ENTRY GUIDELINES:

- ENTER ONLY THE CLEAN VERSION (wherever it is) as an insert
- NO ENTRY OF SINGLE WORDS OR PARTIAL PARAGRAPHS OR CLAIMS
- Section heading may be entered (e.g. "SUMMARY OF INVENTION") as an insert
- DO NOT ENTER REPLACEMENT PAGES
- Examiner's Amendments may continue to use old practice of instructing entry of several words
- Portions of faxes or printed e-malls having full or partial replacement paragraphs/claims may be attached to an Examiner's Amendment

TREATMENT OF NON-COMPLIANT AMENDMENTS:

- If non-compliant (e.g., either the clean version or the marked-up version is missing), LIE should send a form letter notifying applicant that amendment is non-compliant (attach informational flyer)
- See SPE/Exr. If amendment entry is questionable
- If amendment is not entered and letter noting the informality is mailed, use PALM 1632 (+MRD) to re-start response period

Changes to the Patent Rules

October 20, 2000

Volume 1, Issue 3

This is the third in a series of Patent News Bulletins to assist you in keeping up to date with significant rule changes which affect your area
Keep this copy to use as a bookmark for your present MPEP, or view this bulletin again on the USPTO Website.

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Simplified Amendment Practice.

Replacement paragraphs/sections/claims to be used. 37 CFR 1.121

The rule package
"Changes to the Patent
Business Goals - Final
Rule," published in the
Federal Register on
September 8, 2000, 65
Fed. Reg. 54603 (Sept.
8, 2000), and the Official
Gazette on
September 19, 2000,
1238 Off. Gaz. Pat. Office 77 (September 19, 2000). The PBG rule

The entire final rule may be found at the USPTO Website at http:// www.uspto.gov/web/ offices/dcom/olia/pbg/ Index.html.

package makes a number

of revisions to Title 37.

Areas and individuals primarily affected by this rule change include:
(1) Patent Examiners and Tech Support Staff in the Technology Centers
(2) Office of Patent Publication

Any questions related to
this change in practice
should be directed to
Joe Narcavage,
Special Projects Exr.,
(703-305-1795) or Ltz.
Dougherty, Legal
Advisor, (703-306-3156)
OPLA.

Mandatory compliance with the revised rule is not required until March 1, 2001. It is suggested that applicants adopt the revised procedures on or after November 7, 2000, in order to adjust to the changes in amendment practice.

Under the new amendment practice, amendments to the specification must be made by the submission of clean new or replacement paragraph(s), section(s), specification, or claim(s). This practice will provide a specification (including claims) in clean, or substantially clean, form that can be effectively captured and converted by optical character recognition (OCR) scanning during the patent printing process.

The new practice requires applicant to provide, in addition to the clean version of a replacement paragraph/section/claim, a marked-up version using applicant's choice of a conventional

marking system to indicate the changes, which will aid the examiner in identifying the changes that have been made. The marked-up version must be based on the previous version and indicate (by markings) how the previous version has been modified to produce the clean version submitted in the current amendment. The term "previous version" means the version of record in the application as originally filed or from a previously entered amendment.

The following format is suggested in an amendment paper: (1) a clean version of each replacement paragraph/section/claim with clear instructions for entry; (2) starting on a separate page, any remarks/arguments (37 CFR: 1.111); and (3) starting on a separate page, a marked-up

version entitled "Version with markings to show changes made."

Applicants will also be able to submit a clear set of all pending claims, consolidating all previous versions of pending claims from a series of separate amendments into a single clean version in a single amendment paper. This submission of a clean version of all of the pending claims will be construed as directing the cancellation of all previous versions of any pending claims. No marked-up version will be required to accompany the clean version where no changes other than the consolidation are being made.

The amended rule encourages issuance of applications with a examiner's amendment withou practitioners/applicants having file a formal amendment. Additions or deletions of subject mer in the specification, including the claims, may continue to be

made in an examiner's amendment at the ti of allowance by instructions to make any change at a precise location in the specification or the claims. An examiner's amendment incorporate a printed copy of a fax or mail amendment submitted by applicant. Only that part of the e-mail or fax directed a clean version, or a portion of, a paragraph claim to be added should be printed and attached to the examiner's amendment, with paper copy of the entire e-mail or fax being entered in the file. The electronic version of the e-mail is not required to be saved once printed e-mail (and any attachments) becoment of the application file record.

MPEP 714+ & 1302.04

paragraph/claim
replacement in clean form.
made in

Amendment by

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